

An administration that could do this we are to believe wouldn't find a way to provide amnesty and asylum for the aunt, Aunt Zeituni Onyango, who lives still in the United States and whom I've invited to testify before the Judiciary Committee?

This is not an obscure aunt of President Obama's. I've read his book, "Dreams from My Father," and this is the aunt who was his guide when he visited Kenya. I believe the year was 1988. President Obama writes extensively about his trip to Kenya. It was a transformative or at least it was a very enlightening experience for him, according to his book, which I take at face value. I know that it was fiction, at least in part, but it was based upon fact.

So I went through it the other night and searched to take a look as to when this subject matter came up. I thought, well, maybe he made just a light reference to his aunt in the book. So I went through and counted the references to his aunt, who now has received asylum in the United States after defying a deportation order. President Obama mentions Aunt Onyango 66 times in his book "Dreams from My Father"—66 times. She took him to place after place. Almost everywhere he went in Kenya, she was the one who took him there. His impressions of Kenya were delivered to him through her.

It is not conceivable to me that an aunt who is that close to him would have come to the United States without his knowledge, nor is it conceivable to me that an aunt who lived in the United States in public housing, presumably under public benefits—and I don't know how those terms were reached and how that could have happened—nor is it conceivable to me that an aunt could have gone to an immigration court and could have been adjudicated for deportation and could have escaped the knowledge or the awareness of Barack Obama. It's not conceivable.

It is not conceivable to me that a President can dictate the terms of bankruptcy to General Motors and to Chrysler and can take the shares away from the secured creditors, who are the people who should be first in line to receive the benefits or to receive any liquidation or any purchase or settlement of the automakers General Motors and Chrysler, and can ice them out, box them out, and give them nothing and hand shares of the automakers over to the unions that had no investment in and no collateral hold on those companies. It has mirrored the language exactly out of the Democratic Socialists of America, off the Socialist Web site.

If all of that can happen—and it has happened, and some of the evidence I've read into the RECORD here tonight, Mr. Speaker—it is not conceivable to me that this amnesty/asylum for President Obama's aunt happened independent from the influence of the White House. Perhaps show us the

records. Let's open up the case. Let's see.

By the way, Attorney General Holder, let's see your draft complaint that you've prepared now to bring the suit against Arizona. When that draft complaint is released—and I formally requested that as a document—I will take it myself and go into the ACLU's lawsuit, and I'll show you where the Attorney General's office copied and pasted right of the ACLU's lawsuit into their own. It will be what comes from that draft complaint.

I know it's coming. That's how they're operating. They're not operating independently within that operation. They've been politicized. They have canceled the most open-and-shut voter intimidation case in the history of America, which is the New Black Panthers' case in Philadelphia. It is on videotape. They had a conviction. All they needed to do was to follow through. They canceled the case. Loretta King did so inside the Justice Department. Her name rings back to me because she is the one who canceled the will of the people in Kinston, North Carolina, who voted that they wanted no more partisan elections in local elections. They wanted to take the "R" and the "D" off the names of the candidates; and with a 70 percent vote, Loretta King invalidated that because she said, Well, black people won't know to vote for another black person unless there is a "D" beside his name.

That is not equal protection. It is contempt for people's judgment. I think we need to have equal protection under the law. We need to uphold the Constitution, the rule of law and the separation of powers.

I am going to stand with the people of Arizona, who have done a great thing for America; and we are eventually going to get to the point where we establish this rule of law and enforce our immigration laws. When that becomes a practice in the United States of America, then we can talk about some of the other solutions when it comes to immigration.

Mr. Speaker, I appreciate your attention this evening, your indulgence and the opportunity to address you here on the floor of the House.

I yield back the balance of my time.

#### LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted to:

Mr. DAVIS of Illinois (at the request of Mr. HOYER) for today.

Mr. FATTAH (at the request of Mr. HOYER) for today.

Mr. HILL (at the request of Mr. HOYER) for today on account of family business.

Mr. HONDA (at the request of Mr. HOYER) for today and until 5 p.m. on June 15 on account of illness.

Mr. INSLEE (at the request of Mr. HOYER) for today.

Ms. KILPATRICK of Michigan (at the request of Mr. HOYER) for today.

Mrs. NAPOLITANO (at the request of Mr. HOYER) for today.

Mr. GERLACH (at the request of Mr. BOEHNER) for today on account of attending his daughter's high school graduation.

#### SPECIAL ORDERS GRANTED

By unanimous consent, permission to address the House, following the legislative program and any special orders heretofore entered, was granted to:

(The following Members (at the request of Ms. WOOLSEY) to revise and extend their remarks and include extraneous material:)

Mr. SCOTT of Georgia, for 5 minutes, today.

Ms. WOOLSEY, for 5 minutes, today.

Mr. McDERMOTT, for 5 minutes, today.

Ms. KAPTUR, for 5 minutes, today.

Mr. DEFAZIO, for 5 minutes, today.

(The following Members (at the request of Mr. POE of Texas) to revise and extend their remarks and include extraneous material:)

Mr. BURTON of Indiana, for 5 minutes, June 18.

Mr. POE of Texas, for 5 minutes, June 18 and 21.

Mr. JONES, for 5 minutes, June 18 and 21.

Ms. ROS-LEHTINEN, for 5 minutes, June 15 and 17.

(The following Member (at his request) to revise and extend his remarks and include extraneous material:)

Mr. GINGREY of Georgia, for 5 minutes, today.

#### SENATE ENROLLED BILL SIGNED

The Speaker announced her signature to an enrolled bill of the Senate of the following title:

S. 3473. An act to amend the Oil Pollution Act of 1990 to authorize advances from Oil Spill Liability Trust Fund for the Deepwater Horizon oil spill.

#### ADJOURNMENT

Mr. KING of Iowa. Mr. Speaker, I move that the House do now adjourn.

The motion was agreed to; accordingly (at 10 o'clock and 50 minutes p.m.), under its previous order, the House adjourned until tomorrow, Tuesday, June 15, 2010, at 9 a.m., for morning-hour debate.

#### OATH OF OFFICE MEMBERS, RESIDENT COMMISSIONER, AND DELEGATES

The oath of office required by the sixth article of the Constitution of the United States, and as provided by section 2 of the act of May 13, 1884 (23 Stat. 22), to be administered to Members, Resident Commissioner, and Delegates of the House of Representatives, the text of which is carried in 5 U.S.C. 3331:

"I, AB, do solemnly swear (or affirm) that I will support and defend